

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

CIVIL ACTION
NO. 05-11443-GAO

ETHAN THOMAS
Plaintiff,

VS.

NEW ENGLAND FAST FERRY OF
MASSACHUSETTS, LLC
Defendant.

DEFENDANT'S REQUEST FOR VOIR DIRE OF PROSPECTIVE JURORS

Now comes the defendant, New England Fast Ferry Of Massachusetts, LLC, in the above captioned matter, by its counsel, and respectfully requests this Honorable Court to inquire of the prospective jurors on voir dire the following questions:

1. Are any jurors, their family members or friends involved in the maritime industry?
2. Are any jurors, their family members or friends, plaintiffs and/or defendants in any present litigation?
3. Do any jurors, their family members or friends testify in legal or administrative proceedings as expert witnesses?
4. Have any jurors, their family members, or friends sustained work related injuries?
5. Have any jurors had any family members or friends suffer serious injuries in work related accidents?

6. Do any of the jurors have a physical impairment(s) (hearing, vision or other) that would prevent or affect his or her ability to receive the evidence?
7. Do any of the jurors have preconceived determinations regarding the parties or any issue in this personal injury claim?

By its attorneys,

CLINTON & MUZYKA, P.C.

"/s/Thomas J. Muzyka"
Thomas J. Muzyka
BBO NO. 365540
Terence G. Kenneally
BBO NO. 642124
One Washington Mall
Suite 1400
Boston, MA 02108
(617) 723-9165

Dated: At Boston, MA July 12, 2007